TERMINAL DISCI	LAIMER	Docket No. 279222000502
In the application of: Serial No.: Filed: For:	Masahisa KOSAKA TO BE ASSIGNED January 5, 2004 OPTICAL MATERIALS HAV METHOD FOR PRODUCING	ING GOOD ULTRAVIOLET ABSORBABILITY AND THEM
provided below, the t beyond the expiration disclaimer of prior Pa application shall be e agreement runs with Hoya Corporation, a application identified assignment records o	erminal part of the statutory term of any part of the full statutory term defined in atent Nos. 6,441,119 and 6,673,888. The inforceable only for and during such periodary patent granted on the instant applicat corporation of Japan, certifies that it is the above by virtue of an assignment from the fire U.S. Patent and Trademark Office.	at interest in the instant application hereby disclaims, except as patent granted on the instant application which would extend 35 USC 154 to 156 and 173 as shortened by any terminal owner hereby agrees that any patent so granted on the instant of that it and the prior patents are commonly owned. This ion and is binding upon the grantee, its successor or assigns. The eassignee of the entire right, title and interest in the patent are inventor recorded at Reel 011135 Frame 0298 in the patent. The undersigned has reviewed all the documents in the chain of of undersigned's knowledge and belief, title is in the assignee
The undersigned (whose title is supplied below) is empowered to sign the certificate on behalf of the assignee.		
In making the a application that woul prior patent, as present maintenance fee, is howhole or terminally of	above disclaimer, the owner does not disc d extend the expiration date of the full stantly shortened by any terminal disclaimer eld unenforceable, is found invalid by a c disclaimed under 37 CFR 1.321, has all cl	claim the terminal part of any patent granted on the instant atutory term as defined in 35 USC 154 to 156 and 173 of the , in the event that the prior patent: expires for failure to pay a ourt of competent jurisdiction, is statutorily disclaimed in aims canceled by a reexamination certificate, is reissued, or is attory term as shortened by any terminal disclaimer filed prior to
information and belie false statements and t	f are believed to be true; and further that he like so made are punishable by fine or	wn knowledge are true and that all statements made on these statements were made with the knowledge that willful imprisonment, or both, under Section 1001 of Title 18 of the rdize the validity of the application or any patent issued
The undersigne	ed is attorney or agent of record.	
Dated: January		Name: Barry E. Bretschneider Registration No.: 28,055
	nissioner is authorized to charge the term to 03-1952, Ref. 279222000502.	inal disclaimer fee of \$110.00 under 37 CFR 1.20(d) to Deposit
▶ PTO sugge	ested wording for Terminal Disclaimer w	as:
unchanged		